

असाधारण EXTRAORDINARY

भाग II - खण्ड 3 - उप-खण्ड (i)

PART II-Section 3-Sub-section (i)

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

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वित्त और कम्पनी कार्य मंत्रालय

(राजस्व विभाग)

अधिसूचना

नई दिस्सी, 6 सितम्बर, 2002

सं. 91/2002-सीमाशुल्क

सा.का.नि. 622(अ).— केन्द्रीय सरकार, सीमाशुल्क टैरिफ अधिनियम, 1975 (1975 का 51) की प्रथम अनुसूची के शीर्ष 98.01 की उप मद (6) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, देश के आर्थिक विकास का ध्यान रखते हुए, भारत सरकार के वित्त मंत्रालय (राजस्व विभाग) की अधिसूचना सं0 42/96—सीमाशुल्क, तारीख 23 जुलाई, 1996 में निम्नलिखित और संशोधन करती है, अर्थात :-

उक्त अधिसूचना में,

(क) क्रम सं0 24 तथा संबद्ध प्रविष्टियों के स्थान पर निम्नलिखित क्रम संख्या तथा संबद्ध प्रविष्टि रखी जाएगी, अर्थात :--

"24. कोयली - नवागम- विरामगांम-सिधपुर -कोट - संगनेर प्रोडक्ट पाइप लाइन परियोजना ।"

(ख) क्रम सं0 25 तथा संबद्ध प्रविष्टियों के पश्चात निम्नलिखित क्रम संख्या तथा संबद्ध प्रदिद्धि रखी जाएगी, अर्थात :--

"26. मानव या पशु के उपयोग के लिए जल संभरण के लिए पेय जल संभरण परियोजना । "।

स्पष्टीकरण- पेय जल संभरण परियोजना में जल के डीसेलीनेशन, डीमीनरलाइजेशन, या शुद्धिकरण संयंत्र या जल पर इसी तरह के अन्य प्रक्रिया या प्रक्रियाओं, जिससे पानी मानव या पशु के उपयोग के लिए उपर्युक्त बनाया जा सके, के लिए संयंत्र सम्मिलत हैं, लेकिन औद्योगिक प्रयोजन के लिए जल संभरण संयंत्र शामिल नहीं है।

27. हजीरा में, में हजीरा एल एन जी प्राइवेट लिमिटेड की द्रविकृत प्राकृतिक गैस परियोजना ।

28. मुन्द्रा - कांडला कच्चे तेल के लिए पाइपलाइन परियोजना ।

29. पानीपत -रिवाडी प्रोडक्ट पाइपलाइन परियोजना ।

30. कांडला - भटिण्डा पाइप लाइन परियोजना के कांडला - पानीपत खंड के कच्चे तेल के लिए उपयोग के लिए परिवर्तन की परियोजना ।"।

[फा. सं. 354/159/2002-टी.आर.यू.] विवेक प्रसाद, अवर सचिव

टिप्पुणः मूल अधिसूचना भारत के राजपत्र, असाधारण में सा.का.नि. 294 (अ), तारीख 23 जुलाई, 1996 द्वारा प्रकाशित की गई और उसका अंतिम बार अधिसूचना सं. 24/2002-सीमाशुल्क, तारीख 1 मार्च, 2002 (सा.का.नि. 121 (अ), तारीख 1 मार्च, 2002) द्वारा संशोधन किया गया ।

MINISTRY OF FINANCE AND COMPANY AFFAIRS

(Department of Revenue)

NOTIFICATION

New Delhi, the 6th September, 2002

No. 91/2002-CUSTOMS

G.S.R. 622(E) — In exercise of the powers conferred by sub-item (6) of heading 98.01 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), the Central Government, having regard to the economic development of the country, hereby makes the following further amendments in the notification of the Government of India in the erstwhile Ministry of Finance (Department of Revenue), No. 42/96-Customs, dated the 23rd July, 1996, namely:-

In the said notification,

- (a) for serial 24 and the entries relating thereto, the following serial number and the entries shall be substituted, namely:-
 - "24. Koyali-Navagam-Viramgam-Sidhpur-Kot-Sanganer Product Pipeline Project."
- (b) after serial number 25 and the entries relating thereto, the following serial number and the entries shall be inserted, namely:-
 - "26. Drinking Water Supply Projects for supply of water for human or animal consumption.

Explanation.- Drinking Water Supply Project includes a plant for desalination, demineralization or purification of water or for carrying out any similar process or processes intended to make the water fit for human or animal consumption, but does not include a plant supplying water for industrial purposes.

- 27.LNG Terminal Project of M/s Hazira LNG Private Limited at Hazira (Gujarat).
- 28. Mundra-Kandla Crude Oil Pipeline Project.
- 29. Panipat-Rewari Product Pipeline Project.
- 30. Project for Conversion of Kandla-Panipat Section of Kandla-Bhatinda Pipeline Project into Crude Oil service.".

[F. No. 354/159/2002-TRU]

VIVEK PRASAD, Under Secv.

Note: The principal notification was published in the Gazette of India, Extraordinary, vide G.S.R. 294 (E), dated the 23rd July, 1996 and was last amended by notification No.24/2002-Customs, dated the 1st March, 2002 [G.S.R 121(E) dated the 1st March, 2002]

अधिसूचना

नई दिल्ली, 6 सितम्बर, 2002 स. 92/2002-सीमाशुल्क

सा.का.नि. 623(अ).— केन्द्रीय उत्पाद शुल्क तथा सीमाशुल्क बोर्ड, सीमाशुल्क अधिनियम, 1962 (1962 का 52) की धारा 157 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, प्रोजेक्ट आयात विनियम, 1986 का और संशोधन करने के लिए निम्नलिखित विनियमन बनाती है, अर्थात :-

- 1.(i) इन विनियमों का संक्षिप्त नाम प्रोजेक्ट आयात (संशोधन) विनियम, 2002 है ।
- (ii) ये सरकारी गजट में प्रकाशन की तारीख से प्रवृत्त होंगे ।
- प्रोजेक्ट आयात विनियम 1986 में, सारणी में क्रम सं0 3 तथा संबद्ध प्रविष्टियों के पश्चात निम्नलिखित रखा जाएगी, अर्थात :--

सारणी

"क्रम सं0 संयंत्र या परियोजना का नाम 3क. मानव या पशु के उपयोग के लिए जल संभरण के लिए पेय जल संभरण प्रोजेक्ट प्रायोजक अधिकारी प्रोजेक्ट के स्थानीय जिले का कलक्टर/जिला मजिस्ट्रेट/ डिप्टी कमीशनर । "।

> [फा. सं. 354/159/2002-टी.आर.यू.] विवेक प्रसाद, अवर सचिव

टिप्पण :-- मूल अधिसूचना भारत के राजपत्र, असाधारण में सा.का.नि. 580 (अ), तारीख 3 अप्रैल, 1986 द्वारा प्रकाशित की गई और उसका अंतिम बार अधिसूचना सं. 54/97-सीमाशुल्क, तारीख 5 जून, 1997 (सा.का.नि. 308 (अ), तारीख 5 जून, 1997) द्वारा संशोधन किया गया ।

NOTIFICATION

New Delhi, the 6th September, 2002

No. 92/2002-CUSTOMS

G.S.R. 623(E).— In exercise of the powers conferred by section 157 of the Customs Act, 1962 (52 of 1962), the Central Board of Excise and Customs hereby make the following regulations further to amend the Project Imports Regulations, 1986, namely:-

- 1. (i) These regulations may be called the Project Imports (Amendment) Regulations, 2002.
 - (ii) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Project Import Regulations, 1986, in the Table, after Sr. No.3 and the entries relating thereto, the following shall be inserted, namely:-

	IABLE	
Sr. No.	Name of the Plant or Project	Sponsoring Authority
"3A.	Drinking Water Supply Projects for supply of water for human or animal consumption.	Colletor/District Magistrate/Deputy Commissioner of the District in which the project is located.".

[F. No. 354/159/2002-TRU] VIVEK PRASAD, Under Secv.

Note: — The principal notification was published in the Gazette of India, Extraordinary, vide G.S.R. 580 (E), dated the 3rd April, 1986 and was last amended by notification No.54/97-Customs, dated the 5th June, 1997 [G.S.R.308 (E) dated the 5th June, 1997]

अधिसूचना

नई दिल्ली, 6 सितम्बर, 2002 सं. 93/2002-सीमाशुल्क

सा.का.नि. 624(अ).— केन्द्रीय सरकार, सीमाशुल्क अधिनियम, 1962 (1962 का 52) की घारा 25 की उपधारा (1) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, यह समाधान हो जाने पर कि लोकहित में ऐसा करना आवश्यक है, भारत सरकार के वित्त मंत्रालय (राजस्व विभाग) की अधिसूचना सं0 21/2002—सीमाशुल्क, तारीख 1 मार्च, 2002 में निम्नलिखित और संशोधन करती है, अर्थात :-

उक्त अधिसूचना में, सारणी में, क्रम सं0 401 तथा संबद्ध प्रविष्टियों के पश्चात निम्नलिखित क्रम संख्या तथा संबद्ध प्रविष्टि अंतः स्थापित की जायेंगी, अर्थात :--

(1)	(2)	(3)	(4)	(5)	(6)
" 401ক	98.01	मानव या पशु के उपयोग के लिए जल संभरण के लिए पेय जल संभरण प्रोजेक्ट	कुछ नहीं	कुछ नहीं	-''
		स्पष्टीकरण- इस अधिसूचना के प्रयोजन के लिए, पेय जल संभरण प्रोजेक्ट में जल के डीसेलीनेशन, डीमीनरलाइजेशन, या शुद्धिकरण संयंत्र या जल पर इसी तरह के अन्य प्रक्रिया या प्रक्रियाओं, जिससे पानी मानव या पशु के उपयोग के लिए उपर्युक्त बनाया जा सके, के लिए संयंत्र सम्मिलित हैं, लेकिन औद्योगिक प्रयोजन के लिए जल संभरण संयंत्र शामिल नहीं है।			

[फा. सं. 354/159/2002-टी.आर.यू.] विवेक प्रसाद, अवर सचिव

टिप्पण:— मूल अधिसूचना सं. 21/2002—सीमाशुल्क, तारीख 1 मार्च, 2002 भारत के राजपत्र, असाधारण में सा.का.नि. 118 (अ), तारीख 1 मार्च, 2002 द्वारा प्रकाशित की गई और उसका अंतिम बार अधिसूचना सं. 84/2002—सीमाशुल्क, तारीख 19 अगस्त, 2002 (सा.का.नि. 580 (अ), तारीख 19 अगस्त, 2002) द्वारा संशोधन किया गया ।

NOTIFICATION

New Delhi, the 6th September, 2002

No. 93/2002-CUSTOMS

G.S.R. 624(E).— In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby makes the following further amendment in the notification of the Government of India in the erstwhile Ministry of Finance (Department of Revenue), No. 21 / 2002-Customs, dated the 1st March, 2002, namely:-

In the said notification, in the Table, after S. No.401 and the entries relating thereto, the following S. No. and the entries shall be inserted, namely:-

(1)	(2)	(3)	(4)	(5)	(6)
"401A.	98.01	Drinking Water Supply Projects for sup	pply of Nil	Nil	22
		water for human or animal consumption			

Explanation. For the purposes of this exemption, Drinking Water Supply Project includes a plant for desalination,

demineralization or purification of water or for carrying out any similar process or processes intended to make the water fit for human or animal consumption, but does not include a plant supplying water for industrial purposes.

> [F. No. 354/I59/2002-TRU] VIVEK PRASAD, Under Secy.

Note:— The principal notification was published in the Gazette of India, Extraordinary, vide notification No. 21/2002-Customs, dated the 1st March, 2002 [G.S.R. 118(E), dated the 1st March, 2002] and was last amended vide notification No.84 /2002- Customs, dated the 19th August, 2002, [G.S.R. 580(E), dated the 19th August, 2002].

अधिसूचना

नई दिल्ली, 6 सितम्बर, 2002 सं. 46/2002-केन्द्रीय उत्पाद शुल्क

トン

सा.का नि. 625(अ).— केन्द्रीय सरकार, केन्द्रीय उत्पाद शुक्क अधिनियम, 1944 (1944 का 1) की धारा 5क की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह समाधान हो जाने पर कि लोकहित में ऐसा करना आवश्यक है, भारत सरकार के वित्त मंत्रालय (राजस्व विभाग) की अधिसूचना सं0 24/2001-केन्द्रीय उत्पाद शुक्क, तारीख 30 अप्रैल, 2001 [साठकाठनिठ 313 (अ) तारीख 30 अप्रैल, 2001] का लोप करती है।

[फा. सं. 354/158/2002-टी.आर.यू.] विवेक प्रसाद, अवर सचिव

NOTIFICATION

New Delhi, the 6th Scptember, 2002

No. 46/2002-CENTRAL EXCISE

G.S.R. 625(E).— In exercise of the powers conferred by sub-section(1) of section 5A of the Central Excise Act, 1944(1 of 1944), the Central Government, being satisfied that it is necessary in the public interest so to do, rescinds the notification of the Government of India, in the Ministry of Finance (Department of Revenue), No 24/2001-Central Excise dated the 30th April, 2001 [G.S.R. 313 (E) dated the 30th April, 2001]

[F. No. 354/158/2002-TRU] VIVEK PRASAD, Under Secy.

अधिसूचना

नई दिल्ली, 6 सितम्बर, 2002

सं. 47/2002-केन्द्रीय उत्पाद शूल्क

सा.का.नि. 626(अ).— केन्द्रीय सरकार, अतिरिक्त उत्पाद शुक्क (विशेष महत्व का माल) अधिनियम, 1967 (1957 का 58) की धारा 3 की उपधारा (3) के साथ पित केन्द्रीय उत्पाद शुक्क अधिनियम, 1944 (1944 का 1) की धारा 5क की उपधारा (1) द्वारा प्रदंत शिक्तियों का प्रयोग करते हुए, यह समाधान हो जाने पर कि ऐसा करना लोकहित में आवश्यक है, ये निदेश देती है कि इसके साथ उपाबद्ध सारणी के स्तंभ 2 में विनिर्दिष्ट मारत सरकार के वित्त मंत्रालय (राजस्व विभाग) की अधिसूचनाओं में से प्रत्येक को उक्त सारणी के स्तंभ 3 की तत्स्थानी प्रविष्टि में विनिर्दिष्ट रीति से उन बातों की बाबत के सिवाय, और संशोधित किया जायेगा जो ऐसे संशोधन से पूर्व की गई थी या किये जाने से पूर्व जिनका लोग किया गया था।

सारणी

	सारणी					
कम	अधिसूचना सं.	संशोधन				
₹.	तथा तारीख					
(1)	(2)	(3)				
1.	9/96-केन्द्रीय	उक्त अधिसूचना में,-				
	उत्पाद शुत्क,	(I) सारणी में,-				
	तारीख 23	(i) शीर्ष सं0 5 के सामने, स्तंभ (5) के प्रविष्टि के स्थान पर निम्नलिखित प्रविष्टि रखा जायेगा				
	जुलाई, 1996	अर्थात:-				
		"1",				
		(ii) शीर्ष सं0 13 के सामने,-				
		(क) स्तंभ (3) में मद ७ के पश्चात निम्नलिखित अंतः स्थापित किए जायेंगे अर्थात				
ļ		"(8) स्टेंटरिंग"				
		(9) झुलसाना अर्थात फैब्रिकों में गुथियों और खुले छोरों को जला देना;				
		(10)संपाकर्तन या बुट्टा कर्तन				
	}	(11) संसाधन या उष्मा स्थिरीकरण				
		(12) विस्तार करना				
	}	(ख) स्तंभ (5) की प्रविष्टि के स्थान पर निम्नलिखित प्रविष्टि रखा जायेगा, अर्थात:-				
		« ₁ »,				
1		(iii) क्रम सं0 13क के सामने,-				
}	1	(क) स्तंभ (3) में मद 4 के पश्चात निम्नलिखित अंतः स्थापित किए जायेंगे, अर्थात:-				
		" (5)झुलसाना अर्थात फैब्रिकों में गुथियों और खुले छोरों को जला देना;				
		(6) रूनाई (क्रोपिंग) अर्थात फैब्रिक से खुलें सिरों को यांत्रिक रूप से कर्तन कर दूर करना;				
{		(7) एक्रिलिक फाइबर के व्यूतित फैब्रिक के संबंध में की गई धमन (वाष्प दाब प्रक्रिया)				
1	{	(ख) स्तंभ (5) के प्रविष्टि के स्थान पर निम्नलिखित प्रविष्टि रखा जायेगा				
		" ₄ ".				
1		(II) शर्त सं0 1 और उससे संबंधित शर्त के स्थान पर निम्नलिखित रखा जायेगा, अर्थात:-				
		(II) the to your out that the artain to hence the site in, state				
		शर्त सं0 रार्त				
	}	", <u>} _ 0 _ 0 _ 0 _ 0 _ 0 _ 0 _ 0 _ 0 _ 0 _ </u>				
		"1. ये छूट ऊनी, सूती या मानव निर्मित फाइबरों के बुने हुए फैब्रिक पर लागू नहीं होगी अगर ऐसे फैब्रिकों ऐसे कारखाने में प्रसंस्कृत होते हैं जहाँ विरंजन रंगाई या छपाई				
		i i i i i i i i i i i i i i i i i i i				
		विद्युत या भाप की सहायता से इन प्रक्रियाओं में से किसी एक या अधिक को करने की				
1		सुविधाएं हैं ";				
<u>L</u>	<u> </u>					

2.	6/2002	<u>2</u> —ā	न्द्रीय
	उत्पाद		शुल्क.
	तारीख	1	मार्च,
	2002		

उक्त अधिसूचना में

- (I) सारणी में
- (i) शीर्ष सं0 100 के सामने, स्तंभ (6) के प्रविष्टि के स्थान पर निम्नलिखित प्रविष्टि रखा जायेगा अर्थात
 - " 21"
- (ii) शीर्ष सं0 114 के सामने,-
- (क) स्तंभ (3) में मद 7 के पश्चात निग्नलिखित अंतः स्थापित किए जायेंगे अर्थात "(8) स्टेंटरिंग"
 - (9) झुलसाना अर्थात फैब्रिकों में गुथियों और खुले छोरों को जला देना;
 - (10)संपाकर्तन या बुट्टा कर्तन
 - (11) संसाधन या उष्पा स्थिरीकरण
 - (12) विस्तार करना"
- (ख) स्तंभ (6) के प्रविष्टि के स्थान पर निम्नलिखित प्रविष्टि रखा जायेगा अर्थात "21"
 - (iii) क्रम सं0 118क के सामने,-
- (क) स्तंभ (3) में मद 4 के पश्चात निम्नलिखित अंतः स्थापित किए जायेंगे, अर्थातः-
- " (5)झुलसाना अर्थात फैब्रिकों में गुथियों और खुले छोरों को जला देना;
 - (6) रूनाई (क्रोपिंग) अर्थात फैब्रिक से खुलें सिरों को यांत्रिक रूप से कर्तन कर दूर करना;
- (7) एक्रिलिक फाइबर के व्यूतित फैब्रिक के संबंध में की गई धमन (वाष्प दाब प्रक्रिया)"; (ख)स्तंभ (6) के प्रविष्टि के स्थान पर निम्निलिखित प्रविष्टि रखा जायेगा अर्थात "21"
- (iv) क्रम संo 196 और उससे संबंधित प्रविष्टियों के पश्चात, निम्नलिखित अंतः स्थापित की जायेंगी अर्थात्:—

(1)	(2)	(3)	(4)	(5)	(6)		
"196क.	84	निम्नलिखित माल अर्थातः-	कुछ नहीं	_	47क "		
1	या	(1) जल संभरण संयंत्र को स्थापित करने के	_				
	कोई	लिए अपेक्षित सभी प्रकार की मशीन, जिन	में				
	अन्य	यंत्र, उपस्कर और साधित्र, पूरक यंत्र और	उनके				
	अध्याय	पुर्जें/भाग सम्मिलित हैं;					
		(2)पानी को स्त्रोत से संयंत्र तक लाने के	लिए तथा				
		वहां से संचायक सुविधा तक ले जाने के लि	ए अपेक्षित				
		पाइप ।					
		स्पष्टीकरण- इस छूट के प्रयोजन के लिए पेय	ज ल				
		संभरण संयंत्र में जल के डीसेलीनेशन, डीमीन	रलाइजेशन,				
}		या शुद्धिकरण के लिए संयंत्र या जल पर इसी	तरह के अन्य				
		प्रक्रिया या प्रक्रियाओ, जिससे पानी मानव या प	शु के उपयोग	ī			
Ì		के लिए उपर्युक्त बनाया जा सके , के लिए सं	यंत्र सम्मिलि	Ŧ			
	हैं, लेकिन औद्योगिक प्रयोजन के लिए जल संभरण संयंत्र शामिल						
<i>'</i>	नः	हीं है ।					

		निकासियाँ उक्त सारणी के क्रम सं0 1 के अधीन निकासियों के कुल मूल्य में सम्मिलित हैं, अनुझेय नहीं होगा।"					
<u></u>	1	(iii) उपार्वध में मद (xxiii) और उससे संबंधित प्रविष्टि का लोप किया जायेगा					
5.	14 / 2002-केन्द्री य उत्पाद शुस्क,	उक्त अधिसूचना में					
1	तारीखा 1 मार्च	(i) तीसरे और चौथे परंतुक का लोप किया जायेगा					
	2002	(ii) स्पष्टीकरण IV का लोप किया जायेगा					
		(iii) सारणी में क्रम सं0 4क और 5क और उससे संबंधित प्रविष्टियों का लोप किया जायेगा					
}		(iv) शर्त सं0 6 और उससे संबंधित शर्त का लोप किया जायेगा					

[फा. सं. 354/158/2002-टी.आर.यू.] विवेक प्रमाद, अवर सचिव

- टिप्पण :— (1) मूल अधिसूचना सं० 9/96—केन्द्रीय उत्पाद शुल्क, तारीख 23 जुलाई, 1996 भारत के राजपत्र, असाधारण, में सा० का० नि० 307 (अ), तारीख 23 जुलाई, 1996 द्वारा प्रकाशित हुई थी, एवं उसका अंतिम संशोधन अधिसूचना सं० 26/2002— केन्द्रीय उत्पाद शुल्क, तारीख 27 अप्रैल, 2002 [सा०का०नि० 305 (अ), तारीख 27 अप्रैल, 2002] द्वारा किया गया।
 - (2) मूल अधिसूचना सं0 6/2002—केन्द्रीय उत्पाद शुल्क, तारीख 1 मार्च, 2002 भारत के राजपत्र, असाधारण, में साठ काठ निठ 127 (अ), तारीख 1 मार्च, 2002 द्वारा प्रकाशित हुई थी, एवं उसका अंतिम संशोधन अधिसूचना संठ 44/2002—केन्द्रीय उत्पाद शुल्क, तारीख 28 अगस्त, 2002 [साठकाठनिठ 609 (अ), तारीख 28 अगस्त, 2002] द्वारा किया गया।
 - (3) मूल अधिसूयना सं० 8/2002—केन्द्रीय उत्पाद शुल्क, तारीख 1 मार्च, 2002 मारत के राजपत्र, असाधारण, में साठ काठ निठ 129 (अ), तारीख 1 मार्च, 2002 द्वारा प्रकाशित हुई थी, एवं उसका अंतिम संशोधन अधिसूचना संठ 26/2002—केन्द्रीय उत्पाद शुल्क, तारीख 27 अप्रैल, 2002 [साठकाठनिठ 305 (अ), तारीख 27 अप्रैल, 2002] द्वारा किया गया ।
 - (4) मूल अधिसूचना सं0 8/2002-केन्द्रीय उत्पाद शुल्क, तारीख 1 मार्च, 2002 भारत के राजपत्र, असाधारण, में साठ काठ निठ 130 (अ), तारीख 1 मार्च, 2002 द्वारा प्रकाशित हुई थी, एवं उसका अंतिम संशोधन अधिसूचना संठ 2/2002-केन्द्रीय उत्पाद शुल्क, तारीख 27 अप्रैल, 2002 [साठकाठनिठ 305 (अ), तारीख 27 अप्रैल, 2002] द्वारा किया गया।
 - (5) मूल अधिसूचना सं014/2002-केन्द्रीय उत्पाद शुल्क, तारीख 1 मार्च, 2002 मारत के राजपत्र, असाधारण, में साठ काठ निठ 135 (अ), तारीख 1 मार्च, 2002 द्वारा प्रकाशित हुई थी, एवं उसका अंतिम संशोधन अधिसूचना संठ 40/2002-केन्द्रीय उत्पाद शुल्क, तारीख 14 अगस्त, 2002 [साठकाठनिठ 567 (अ), तारीख 14 अगस्त, 2002] द्वारा किया गया ।

NOTIFICATION

New Delhi, the 6th September, 2002

No. 47/2002-CENTRAL EXCISE

G.S.R. 626(E).—In exercise of the powers conferred by sub-section(1) of section 5A of the Central Excise Act, 1944(1 of 1944), read with sub-section (3) of section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby directs that each of the notifications of the Government of India, in the erstwhile Ministry of Finance (Department of Revenue), specified in column(2) of the Table hereto annexed, shall be further amended, except as respects things done or omitted to be done before such amendments, in the manner specified in the corresponding entry in column(3) of the said Table.

TABLE

S.No	Notification No. and date	Amendment
(1)	(2)	(3)
1.	9/96- Central Excise, dated the 23 rd July, 1996	In the said notification,- (I) in the Table,- (i) against S.No. 5, for the entry occurring in column (5), the following entry shall be substituted, namely:-
		"1"; (ii) against S.No. 13,- (a) in column (3), after item (7), the following items shall be inserted, namely:- "(8) Stentering; (9) Singeing, that is to say, burning away of knots and loose ends in the fabrics; (10) Cropping or butta cutting; (11) Curing or heat setting; or (12) Expanding."; (b) for the entry occurring in column (5), the following entry shall be substituted, namely:- "1"; (iii) against S.No. 13A,- (a) in column (3), after item (4), the following items shall be inserted, namely:- "(5) Singeing, that is to say, burning away of knots and loose ends in the fabrics; (6) Cropping, that is to say, cutting away
		mechanically of loose ends from the fabrics; or (7) The process of blowing (steam pressing) carried on woven fabrics of acrylic fibre."; (b) for the entry occurring in column (5), the following entry shall be substituted, namely:- "1"; (II) for Condition No. 1 and the condition relating thereto, the
		following shall be substituted, namely:- Condition Conditions
		"1. The exemption shall not apply to woven fabrics of wool, cotton, or man-made fibres, if such fabrics are processed in a factory having facilities (including plant and equipment) for carrying out bleaching, dyeing or printing or any one or more of these processes with the aid of power or steam.";
2.	6/2002-Central Excise, dated the 1st March, 2002	In the said notification,- (I) in the Table,-
	and Ist manifest, 2002	(i) against S.No. 100, for the entry occurring in column (6), the following entry shall be substituted, namely:- "21";

[भाग II — खण्ड 3(i)] भारत का राजपत्र : असाधारण (ii) against S.No. 114,-(a) in column (3), after item (7), the following items shall be inserted, namely:-"(8) Stentering; (9) Singeing, that is to say, burning away of knots and loose ends in the fabrics; (10) Cropping or butta cutting; (11) Curing or heat setting; or (12) Expanding."; (b) for the entry occurring in column (6), the following entry shall be substituted, namely:-"21"; (iii) against S.No. 118A,-(a) in column (3), after item (4), the following items shall be inserted, namely:-"(5) Singeing, that is to say, burning away of knots and loose ends in the fabrics; (6) Cropping, that is to say, cutting away mechanically of loose ends from the fabrics; or (7) The process of blowing (steam pressing) carried on woven fabrics of acrylic fibre."; (b) for the entry occurring in column (6), the following entry shall be substituted, namely:-"21"; (iv) after S.No 196 and the entries relating thereto, the following shall be inserted, namely:-(1)(2)(4)(6) "196A 47 84 or The following goods, Nil any namely:other (1) All items of machinery, including Chapter instruments, apparatus and appliances, auxiliary equipment and their components/ parts required for setting up of water treatment plants; (2) Pipes needed for delivery of water from its source to the plant

> and from there to the storage facility. Explanation. - For the purposes of this exemption, water treatment plants

includes a plant for desalination, demineralization or purification of water or for carrying out any similar process or processes intended to make the water fit for human or animal consumption, but does not include a plant supplying water for industrial purposes. (II) in the Annexure, - (i) for Condition No. 21 and the condition relating thereto, the following shall be substituted, namely: - Condition Conditions No. "21. The exemption shall not apply to woven fabrics of wool, cotton, or man-made fibres, if such fabrics are processed in a factory having facilities (including plant and equipment) for carrying out bleaching, dyeing or printing or any one or more of these processes with the aid of power or steam."; (ii) after Condition No 47 and the condition relating thereto, the following shall be inserted, namely: - Condition No. "47A. If, a certificate issued by the Collector/ District Magistrate / Deputy Commissioner of Central Excise, as the case may be, having jurisdiction, to the effect that such goods are cleared for the intended use specified in column (3) of the Table." 3. 8/2002-Central Excise, dated the 1st March, 2002 (i) in paragraph 3, after the second proviso, the following in paragraph 3, after the second proviso, the following shall be inserted.
demineralization or purification of water or for carrying out any similar process or processes intended to make the water fit for human or animal consumption, but does not include a plant supplying water for industrial purposes. (II) in the Annexure, (i) for Condition No. 21 and the condition relating thereto, the following shall be substituted, namely: Condition Conditions No.
demineralization or purification of water or for carrying out any similar process or processes intended to make the water fit for human or animal consumption, but does not include a plant supplying water for industrial purposes. (II) in the Annexure, (i) for Condition No. 21 and the condition relating thereto, the following shall be substituted, namely: Condition Conditions No.
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for carrying out any similar process or processes intended to make the water fit for human or animal consumption, but does not include a plant supplying water for industrial purposes. (II) in the Annexure, - (i) for Condition No. 21 and the condition relating thereto, the following shall be substituted, namely:- Condition Conditions No. "21. The exemption shall not apply to woven fabrics of wool, cotton, or man-made fibres, if such fabrics are processed in a factory having facilities (including plant and equipment) for carrying out bleaching, dyeing or printing or any one or more of these processes with the aid of power or steam."; (ii) after Condition No 47 and the condition relating thereto, the following shall be inserted, namely:- Conditio Condition No. "47A. If, a certificate issued by the Collector/ District Magistrate /Deputy Commissioner of the District in which the plant is located, is produced to the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, having jurisdiction, to the effect that such goods are cleared for the intended use specified in column (3) of the Table."
similar process or processes intended to make the water fit for human or animal consumption, but does not include a plant supplying water for include a plant supplying water for industrial purposes. (II) in the Annexure, - (i) for Condition No. 21 and the condition relating thereto, the following shall be substituted, namely:- Condition Conditions No. "21. The exemption shall not apply to woven fabrics of wool, cotton, or man-made fibres, if such fabrics are processed in a factory having facilities (including plant and equipment) for carrying out bleaching, dyeing or printing or any one or more of these processes with the aid of power or steam:"; (ii) after Condition No 47 and the condition relating thereto, the following shall be inserted, namely:- Condition Conditions No. "47A. If, a certificate issued by the Collector/ District Magistrate /Deputy Commissioner of the District in which the plant is located, is produced to the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, having jurisdiction, to the effect that such goods are cleared for the intended use specified in column (3) of the Table."
processes intended to make the water fit for human or animal consumption, but does not include a plant supplying water for industrial purposes. (II) in the Annexure, - (j) for Condition No. 21 and the condition relating thereto, the following shall be substituted, namely:- Condition Conditions No. "21. The exemption shall not apply to woven fabrics of wool, cotton, or man-made fibres, if such fabrics are processed in a factory having facilities (including plant and equipment) for carrying out bleaching, dyeing or printing or any one or more of these processes with the aid of power or steam."; (ii) after Condition No 47 and the condition relating thereto, the following shall be inserted, namely:- Condition No. "47A If, a certificate issued by the Collector/District Magistrate /Deputy Commissioner of the District in which the plant is located, is produced to the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, having jurisdiction, to the effect that such goods are cleared for the intended use specified in column (3) of the Table."
make the water fit for human or animal consumption, but does not include a plant supplying water for industrial purposes. (II) in the Annexure, - (i) for Condition No. 21 and the condition relating thereto, the following shall be substituted, namely:- Condition Conditions No. "21. The exemption shall not apply to woven fabrics of wood, cotton, or man-made fibres, if such fabrics are processed in a factory having facilities (including plant and equipment) for carrying out bleaching, dyeing or printing or any one or more of these processes with the aid of power or steam."; (ii) after Condition No 47 and the condition relating thereto, the following shall be inserted, namely:- Condition Conditions No. "47A. If, a certificate issued by the Collector/ District Magistrate /Deputy Commissioner of the District in which the plant is located, is produced to the Deputy Commissioner of Central Excise, as the case may be, having jurisdiction, to the effect that such goods are cleared for the intended use specified in column (3) of the Table."
human or animal consumption, but does not include a plant supplying water for industrial purposes. (II) in the Annexure, - (i) for Condition No. 21 and the condition relating thereto, the following shall be substituted, namely:- Condition Conditions No. "21. The exemption shall not apply to woven fabrics of wool, cotton, or man-made fibres, if such fabrics are processed in a factory having facilities (including plant and equipment) for carrying out bleaching, dyeing or printing or any one or more of these processes with the aid of power or steam."; (ii) after Condition No 47 and the condition relating thereto, the following shall be inserted, namely:- Condition Conditions No. "47A. If, a certificate issued by the Collector/ District Magistrate /Deputy Commissioner of the District in which the plant is located, is produced to the Deputy Commissioner of Central Excise, as the case may be, having jurisdiction, to the effect that such goods are cleared for the intended use specified in column (3) of the Table."
consumption, but does not include a plant supplying water for industrial purposes. (II) in the Annexure, - (i) for Condition No. 21 and the condition relating thereto, the following shall be substituted, namely:- Condition No. "21. The exemption shall not apply to woven fabrics of wool, cotton, or man-made fibres, if such fabrics are processed in a factory having facilities (including plant and equipment) for carrying out bleaching, dyeing or printing or any one or more of these processes with the aid of power or steam."; (ii) after Condition No 47 and the condition relating thereto, the following shall be inserted, namely:- Conditio Conditions No. "47A. If, a certificate issued by the Collector/ District Magistrate /Deputy Commissioner of the District in which the plant is located, is produced to the Deputy Commissioner of Central Excise, as the case may be, having jurisdiction, to the effect that such goods are cleared for the intended use specified in column (3) of the Table."
not include a plant supplying water for industrial purposes. (II) in the Annexure, - (i) for Condition No. 21 and the condition relating thereto, the following shall be substituted, namely:- Condition Conditions No. "21. The exemption shall not apply to woven fabrics of wool, cotton, or man-made fibres, if such fabrics are processed in a factory having facilities (including plant and equipment) for carrying out bleaching, dyeing or printing or any one or more of these processes with the aid of power or steam."; (ii) after Condition No 47 and the condition relating thereto, the following shall be inserted, namely:- Conditio Conditions No. "47A. If, a certificate issued by the Collector/ District Magistrate /Deputy Commissioner of the District in which the plant is located, is produced to the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, having jurisdiction, to the effect that such goods are cleared for the intended use specified in column (3) of the Table." In the said notification,- (i) in paragraph 3, after the second proviso, the following
supplying water for industrial purposes. (II) in the Annexure, - (i) for Condition No. 21 and the condition relating thereto, the following shall be substituted, namely:- Condition No. "21. The exemption shall not apply to woven fabrics of wool, cotton, or man-made fibres, if such fabrics are processed in a factory having facilities (including plant and equipment) for carrying out bleaching, dyeing or printing or any one or more of these processes with the aid of power or steam."; (ii) after Condition No 47 and the condition relating thereto, the following shall be inserted, namely:- Conditio Conditions No. "47A. If, a certificate issued by the Collector/District Magistrate /Deputy Commissioner of the District in which the plant is located, is produced to the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, having jurisdiction, to the effect that such goods are cleared for the intended use specified in column (3) of the Table."
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proviso shall be inserted, namely
"Provided also that the clearances for home consumption
of ball or roller bearings falling under Chapter 84 of the
First Schedule made under notification No. 24/2001-
Central Excise, dated the 30 th April, 2001, between the 1 st
day of April, 2002 and the 5th day of September 2002,

		 (both days inclusive), shall be taken into account when computing the aggregate value of clearances at Nil rate of duty under Sl. No. 1 of the said Table, for the financial year 2002-2003." (ii) in the Explanation, after clause (J), the following clause shall be inserted, namely:- "(K) refund of duty paid on clearances of ball or roller bearings falling under Chapter 84 of the First Schedule, made before the 6th day of September, 2002 on the ground that such clearances are included in the aggregate value of clearances under Sl. No. 1 of the said Table, shall not be admissible:; (iii) in the Annexure, item (xxiii) and the entry relating thereto shall be omitted.
4.	9/2002-Central Excise, dated the 1st March, 2002	In the said notification,- (i)in paragraph 3, after the second proviso, the following proviso shall be inserted, namely "Provided also that the clearances for home consumption of ball or roller bearings falling under Chapter 84 of the First Schedule made under notification No. 24/2001-Central Excise dated 30th April, 2001, between the 1st day of April,2002 and the 5th day of September 2002, (both days inclusive), shall be taken into account when computing the aggregate value of clearances at the concessional rate of sixty per cent of normal duty under Sl. No. 1of the said Table in the financial year 2002-2003." (ii) in the Explanation, after clause (J), the following clause shall be inserted, namely:- "(K) refund of duty paid on clearances of ball or roller bearings falling under Chapter 84 of the First Schedule, made before the 6th day of September, 2002 on the ground that such clearances are included in the aggregate value of clearances under Sl. No. 1of the said Table, shall not be admissible:; (iii) in the Annexure, item (xxiii) and the entry relating thereto shall be omitted
5.	14/2002-Central Excise, dated the 1st March, 2002	In the said notification,- (i) the third and fourth provisos shall be omitted; (ii) the Explanation IV shall be omitted; (iii) in the Table, S.Nos. 4A and 5A and the entries relating thereto shall be omitted; (iv) the Condition No. 6 and the conditions relating thereto shall be omitted.

Note:--

- (1) The principal notification No. 9/96-Central Excise, dated the 23rd July, 1996 was published in the Gazette of India, Extraordinary, vide number G.S.R. 307 (F), dated the 23rd July, 1996 and was last amended by notification No. 26/2002-Central Excise, dated the 27th April, 2002 [G.S.R. 305 (E), dated the 27th April, 2002].
- (2) The principal notification No. 6/2002-Central Excise, dated the 1st March, 2002 was published in the Gazette of India, Extraordinary, vide number G.S.R. 127 (E), dated the 1st March, 2002 and was last amended by notification No. 44/2002-Central Excise, dated the 28th August, 2002 [G.S.R. 609 (E), dated the 28th August, 2002].
- (3) The principal notification No. 8/2002-Central Excise, dated the 1st March 2002 was published in the Gazette of India, Extraordinary vide G.S.R 129(E) dated the 1st March 2002 and was last amended by notification No. 26/2002-Central Excise, dated the 27th April, 2002 (G.S.R 305 (E) dated the 27th April, 2002)
- (4) The principal notification No. 9/2002-Central Excise, dated the 1st March 2002 was published in the Gazette of India, Extraordinary vide G.S.R 130 (E) dated the 1st March 2002 and was last amended by notification No. 26/2002-Central Excise, dated the 27th April, 2002 (G.S.R 305 (E) dated the 27th April, 2002)
- The principal notification No. 14/2002-Central Excise, dated the 1st March, 2002 was published in the Gazette of India, Extraordinary, vide number G.S.R. 135 (E), dated the 1st March, 2002 and was last amended by notification No. 40/2002-Central Excise, dated the 14th August, 2002 [G.S.R. 567 (E), dated the 14th August, 2002].

अधिसूचना नई दिल्ली, 6 सितम्बर, 2002 सं. 29/2002-केन्द्रीय उत्पाद शुल्क (एन टी)

सा.का.नि. 627(अ).— केन्द्रीय सरकार, केन्द्रीय मूल्य वर्धित कर प्रत्थय नियम,2002 के नियम 11 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह समाधान हो जाने पर कि लोकहित में ऐसा करना आवश्यक है, भारत सरकार के वित्त मंत्रालय (राजस्व विभाग) की अधिसूचना सं० 6/2002-केन्द्रीय उत्पाद शुल्क (एन. टी.), तारीख 1 मार्च, 2002 में निम्नलिखित और संशोधन करती है, अर्थात् : -

उक्त अधिसूचना में ,-

- (i) पैराग्राफ 2 में, उप खंड (ख) के पश्चात्, उप पैराग्राफ (iii) का लोप किया जायेगा ।
- (ii) स्पष्टीकरण 3 में परन्तुक का लोप किया जायेगा ।
- (iii) स्पष्टीकरण 6 का लोप किया जायेगा !

[फा. स. 354/158/2002-टी.आर.यू.] विवेक प्रसाद, अवर सचिव

टिप्पण: मूल अधिसूचना सं. 21/2002 -केन्द्रीय उत्पाद शुल्क (एन.टी.), तारीख 1 मार्च, 2002 मारत के राजपत्र, असाधारण में सा.का.नि. 145 (अ), तारीख 1 मार्च, 2002 द्वारा प्रकाशित की गई और उसका अंतिम बार अधिसूचना सं. 16/2002-केन्द्रीय उत्पाद शुल्क (एन.टी.), तारीख 27 अप्रैल, 2002 [सा.का.नि. 306 (अ), तारीख 27 अप्रैल, 2002] द्वारा संशोधन किया गया ।

NOTIFICATION

New Delhi, the 6th September, 2002

No. 29/2002-CENTRAL EXCISE (N.T.)

G.S.R. 627(E).—In exercise of the powers conferred by rule 11 of the CENVAT Credit Rules, 2002, the Central Government, being satisfied that it is necessary in the public interest so to do, hereby makes the following further amendment in the notification of the Government of 7. La, in the erstwhile Ministry of Finance (Department of Revenue), No. 6/2002-Central Excise (N.T.), dated the 1st March, 2002, namely:-

In the said notification,-

- (i) in paragraph 2, after sub-clause (b), sub-paragraph (iii) shall be omitted;
- (ii) in Explanation 3, the proviso shall be omitted;
- (iii) Explanation 6 shall be omitted.

[F No. 354/158/2002-TRU]

VIVEK PRASAD, Under Secy.

Footnote:— The principal notification No. 6/2002-Central Excise (N.T.), dated the 1st March, 2002 was published in the Gazette of India, Extraordinary, vide number G.S.R. 145 (E), dated the 1st March, 2002 and was last amended by notification No. 16/2002-Central Excise (N.T.), dated the 27th April, 2002 [G.S.R. 306 (E), dated the 27th April, 2002].